RULES OF STATE BOARD OF EDUCATION

CHAPTER 0520-01-16 EDUCATION SAVINGS ACCOUNTS

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0520-01-16-.02 DEFINITIONS.

- "Account Holder" means a parent as defined in paragraph (17) of this section or a student who has reached the age of eighteen (18) who is approved by the Department to participate in the Program and signs the ESA agreement and is responsible for complying with all of the requirements of the Program.
- (2) "Agreement" means a document signed by a parent of an eligible student or an eligible student who has reached the age of eighteen (18) and a designee of the Department, that qualifies the parent or student who has reached the age of eighteen (18) to participate in the Program.
- (3) "Computer Hhardware or Ttechnological Ddevices" means computer hardware or technological devices approved by the Department that is used for the student's educational needs. Computer hardware and technological devices shall be purchased at or below fair market value through a participating school, private school, or provider.
- (4) "Contractor" means an entity that is paid by the Department to operate the Program or portions of the Program.
- (5) "Criminal Bbackground Ceheck" at a minimum shall include, but not be limited to, a check of the following: Tennessee's Sex Offender Registry and the Abuse Registry of the Tennessee Department of Health. All providers as defined in paragraph (232) of this section and employers of providers shall maintain documentation that any persons providing services to participating students have undergone a fingerprint based criminal history records check conducted by the Tennessee Bureau of Investigation ("TBI") and forwarded by the TBI to the Federal Bureau of Investigation ("FBI") for processing pursuant to the National Child Protection Act. All participating schools shall maintain documentation that all persons working on school grounds when students are present and/or providing services to students have undergone a fingerprint based criminal history records check conducted by the TBI and forwarded by the TBI to the FBI for processing pursuant to the National Child Protection Act. Individual contractors not employed by an organization shall fulfill the background check requirements by completing a fingerprint-based criminal history records check conducted by the FBI.
- (6) "Department" means the Tennessee Department of Education.

- (7) "Early Postsecondary Oopportunity Coourses" means a course and/or exam recognized by the Department that give students a chance to obtain postsecondary credit while still in high school.
- (8) "Educational <u>T</u>therapy <u>S</u>services" means individualized services provided by therapists that meet the requirements established by the Department and the State Board.
- (9) "Eligible Postsecondary Institution" means an institution operated by the Board of Trustees of the University of Tennessee; the Board of Regents of the state university and community college system; or a local governing board of trustees of a state university in this state; or a private postsecondary institution accredited by an accrediting organization approved by the State Board.
- (10) "Eligible Pprivate Sechool" means a private school, as defined by § 49-6-3001(c)(3)(A)(iii), that meets the requirements established by the Department and the State Board for a Category I, II, or III private school, and applies to the Department to participate in the Program.
- (11) "Eligible Student" means a Tennessee resident in grades kindergarten through twelve (K-12) who:
 - (a) Meets one (1) of the following enrollment requirements:
 - Was previously enrolled in and attended a Tennessee public school for the one (1) full school year immediately preceding the school year for which the student receives an ESA;
 - 2. Is eligible for the first time to enroll in a Tennessee school; or
 - 3. Received an ESA in the previous school year;
 - 4. Was in enrolled in and attended a Tennessee public school for one (1) full school year in the 2019-20, 2020-21, or 2021-22 school year; or
 - 5. Was eligible for the first time to enroll in a Tennessee public school in the 2019-20, 2020-21, or 2021-22 school year;
 - (b) Is zoned to attend a school in Shelby County Schools, Metropolitan Nashville Public Schools, <u>Hamilton County Schools</u>, or is zoned to attend a school that was in the Achievement School District on May 24, 2019; and
 - (c) Is a member of a household with an annual income for the previous year that does not exceed twice the federal income eligibility guidelines for free lunch.
- (12) "ESA" means a Tennessee Education Savings Account.
- "Fee_—for_—Service <u>T</u>transportation <u>P</u>provider" means a commercial transportation provider including a <u>taxi-orschool</u> bus service. It does not include private transportation by a family member, parent, or participating student in accordance with the conflict of interest provisions set forth in these <u>R</u>rules.

- "IEP" means an Individualized Education Program developed by a public school pursuant to the Individuals with Disabilities Education Act at 20 U.S.C. § 1400, et seq.
- (14)(15) "ISP" means an Individualized Service Plan and is a written statement that describes the special education and related services to be provided by an LEA to a student who is eligible under Individuals with Disabilities Education Act at 20 U.S.C. § 1400, et seq., but has been enrolled in a non-public school by the student's parent.
- (15)(16) "Legacy Student" means a participating student who graduates from high school or exits the Program by reaching twenty-two (22) years of age; and
 - (a) Has funds remaining in the student's ESA; and
 - (b) Has an open ESA.
- (16)(17)"Local Education Agency (LEA)," "Sechool Seystem," "Ppublic Sechool Seystem," "Liocal Sechool Seystem," "Sechool Delistrict," or "Liocal Sechool Delistrict" means any county school system, city school system, special school district, unified school system, metropolitan school system, or any other local public school system or school district created or authorized by the Tennessee general assembly.
- (17)(18) "Parent" means the parent, legal guardian, person who has custody of the child, or person with caregiving authority for the child under T.C.A. § 49-6-3001.
- (18)(19) "Participating Sechool" means an eligible private school that has been approved to participate in the Program and seeks to enroll eligible students.
- (19)(20) "Participating Student" means an eligible student who is seventeen (17) years of age or younger and whose parent is participating in the Program or an eligible student who has reached the age of eighteen (18) and is participating in the Program.
- (20)(21) "Private or Nnon-Pprofit Ffinancial Mmanagement Oerganization" means an institution selected by the Department to administer the education savings accounts.
- (21)(22)"Program" means the ESA Program created in T.C.A. § 49-6-2602, et seq.
- (22)(23) "Provider" means an individual or business that provides educational services in accordance with T.C.A. § 49-6-2601, *et seq.* and that meets the requirements established by the Department and the State Board.
- (23)(24) "State Board" means the Tennessee State Board of Education.
- (24)(25) "Summer <u>Ee</u>ducation <u>P</u>programs and <u>S</u>specialized <u>A</u>afterschool <u>Ee</u>ducation <u>P</u>programs" means educational programs approved by the Department that are operated outside of the regular school day or school year, which do not include afterschool childcare.

- (25)(26) "Technology Fees" means fees charged by a participating school, private school, or provider for the use of technology or technological devices.
- (26)(27) "Tuition or Fees" means tuition or fees of an instructional nature at a participating school, or an eligible postsecondary institution. Fees do not include: room and board, food, or consumable school supplies.
- (27)(28) "Tutoring Services" means educational services provided by a tutor or tutoring facility that is approved by the Department and the State Board.
- (28)(29)"Qualified Eexpenses" means the expenses outlined in T.C.A. § 49-6-2603(a)(4) and this rule.

Authority: T.C.A. §§ 49-1-302 and 49-6-2601, et seq. Administrative History:

0520-01-16-.03 APPLICATION AND ADMISSION.

- (1) To apply to receive an ESA, the parent of an <u>Eeligible Student</u> or an <u>Eeligible Student</u> who has reached the age of eighteen (18), must submit a completed application through the Department's website by the deadline set by the Department.
- (2) As part of the Program application, the parent of an <u>Eeligible Sstudent</u> or an <u>Eeligible Sstudent</u> who has reached the age of eighteen (18), must provide verification that the student is a member of a household with an annual income for the previous year that does not exceed twice the federal income eligibility guidelines for free lunch.
 - (a) Income verification shall be established through:
 - 1. Federal income tax returns from the previous year; or
 - 2. Proof of eligibility for enrollment in the state's Temporary Assistance for Needy Families (TANF) program.
 - (b) The Department may require additional information to verify household income.
 - (c) Students identified as "at-riskeconomically disadvantaged" as defined in T.C.A. § 49-3-307(a)(6)49-3-104(10) shall automatically satisfy the income requirements for eligibility.
- (3) If, in the application period for a school year, the number of Program applications received by the Department from <code>Eeligible Setudents</code> exceeds the maximum number of students that may participate in the Program for that school year pursuant to T.C.A. § 49-6-2604(c), then the Department shall conduct an enrollment lottery process. Students who participated in the Program in the previous school year shall be reenrolled in the Program if renewal criteria is met and shall be excluded from entering into an enrollment lottery. If an enrollment lottery is conducted, then enrollment priority must be granted in the following order:
 - (a) Eligible Sstudents who have a sibling participating in the Program;

- (b) Eligible Setudents zoned to attend a priority school as defined by the state's accountability system pursuant to T.C.A. § 49-1-602, at the time of the enrollment lottery;
- (c) Eligible Students eligible for direct certification under 42 U.S.C. § 1758(b)(4); and
- (d) All other Eeligible Sstudents.
- Once a completed application has been approved by the Department, the parent of an <u>E</u>eligible <u>S</u>student or an <u>E</u>eligible <u>S</u>student who has reached the age of eighteen (18) shall complete the enrollment procedures set by the Department to become enrolled in the Program.

Authority: T.C.A. §§ 49-1-302 and 49-6-2601, et seq. **Administrative History:** Original rules filed November 27, 2019; effective February 25, 2020.

0520-01-16-.04 AGREEMENT AND FUNDS TRANSFER.

- (1) Upon notification by the Department that an ESA may be established, a parent of an Eligible Student or an Eligible Student who has reached the age of eighteen (18) shall sign an Agreement to:
 - (a) Ensure the provision of an education for the Participating Student that satisfies the compulsory school attendance requirement provided in T.C.A. § 49-6-3001(c)(1) through enrollment in a Category I, II, or III private school as defined by the State Board;
 - (b) Comply with the requirement that Participating Students in grades three through eleven (3-11) participate in the Tennessee comprehensive assessment program ("TCAP") tests for Math and English Language Arts, or successor tests authorized by the State Board, each year of enrollment in the Program;
 - (c) Not enroll the Participating Student in a public school during the time the student is enrolled in the Program;
 - (d) Not enroll the Participating Student in the Individualized Education Account (IEA) Program during the time the student is enrolled in the Program;
 - (e) Release the LEA in which the Participating Student resides and the school for which the Participating Student is zoned to attend from all obligations to educate the Participating Student during the time the Participating Student is enrolled in the Program;
 - (f) Acknowledge that participation in the Program has the same effect as parental refusal to consent to the receipt of services under the Individuals with Disabilities Education Act at 20 U.S.C. § 1414. Participating students will no longer be entitled to a free appropriate public education (FAPE) provided through an Individualized

Education Program (IEP) but instead will be entitled to equitable services through an Individualized Service Plan (ISP). Account holders acknowledge that students with an ISP are only entitled to receive some special education and related services, not all of the services that are required for a student with an IEP to receive FAPE. Participating Students who previously held IEPs should engage with the LEA to develop an ISP through the consultation process, as defined in 34 C.F.R. § 300.134 and 300.137. Students who were previously eligible to receive an IEP maintain their eligibility for special education and related services but remain inactive as long as they are enrolled in the ESA Program;

- (g) Acknowledge that- if the Participating Student enrolls in the ESA Program, the Participating School is only required to followcomply with the requirements of Section 504 of the Rehabilitation Act of 1973 if the school receives federal funding; and
- (g) Comply with the acceptable uses of ESA funds and the responsibilities of the Parent of a Participating Student or Participating Student who has reached the age of eighteen (18).
- (2) The Agreement and any additional information required by the Department shall be submitted to and received by the Department by the deadlines set by the Department before the first ESA payment is disbursed.
- (3) The Agreement shall be signed by the Parent of an Eligible Student or by the Eligible Student who has reached the age of eighteen (18) and a designee of the Department to be effective.
- (4) The Department shall establish procedures to effectuate the ESA funds transfer process and dates on which each ESA payment shall be disbursed.
- (5) Prior to the first disbursement of ESA funds, the Account Holder must provide proof of enrollment in a Category I, II, or III private school. No funds shall be disbursed to an ESA account without proof of enrollment in a Category I, II, or III private school.
- (6) ESA funds shallmay not be used for Tuition at a non-participating school.
- (7) The maximum annual amount to which a Pparticipating Setudent is entitled under the Program shall be equal to the amount representing the per pupil state and local funds generated and required through the state's K-12 education funding formula for the LEA in which the Participating Student resides, or the statewide per pupil average of required state and local funds as determined through the state's K-12 education funding formula, whichever amount is less.
- (8) If a Participating Student enrolls in the Program for less than an entire school year, the ESA amount for that school year shall be reduced on a prorated daily basis.

- (9) After the initial and each subsequent payment to the ESA, the Account Holder shall submit expense reports and receipts for all ESA funds expended in accordance with the procedures set by the Department before the next ESA payment is disbursed.
- (10) In accordance with the procedures set by the Department, the Department may remove any Account Holder from eligibility for an ESA if the Account Holder fails to comply with the terms of the Agreement or applicable laws, rules or procedures, or misuses funds. The Account Holder may appeal the Department's decision pursuant to the appeal procedures outlined in this rule.
- (11) If the Department determines that ESA funds have been misused, the Department shall notify the Account Holder, and the Account Holder shall repay the misused amount in the manner and within the timeframe set by the Department. Additionally, the Department is authorized to freeze or withdraw funding directly from the student's ESA for reasons including, but not limited to, fraud, misuse of funds, Account Holder failure to comply with state laws, rules, procedures or the Agreement, the Participating Student's return to the LEA, or the funds having been deposited into the account in error. An Account Holder may appeal the Department's decision pursuant to the appeal procedures outlined in this rule.

Authority: T.C.A. §§ 49-1-302 and 49-6-2601 et seq. **Administrative History:** Original rules filed November 27, 2019; effective February 25, 2020.

0520-01-16-.05 USE OF FUNDS.

- (1) Account Holders shall agree to use the funds deposited in the ESA for any, or any combination of, the following expenses:
 - (a) Tuition or fees at a Pparticipating Sschool;
 - (b) Textbooks required by a Pparticipating Sschool;
 - (c) Tutoring Services provided by:
 - 1. An individual tutor, including, but not limited to, a licensed Tennessee educator;
 - A tutoring facility accredited by one (1) of the following: any accreditation division of AdvancED (the North Central Association Commission on Accreditation and School Improvement ("NCA CASI"), the Northwest Accreditation Commission ("NWAC"), and the Southern Association of Colleges and Schools Council on Accreditation and School Improvement ("SACS CASI"), the Middle States Association of Colleges and Schools ("MSA"), the New England Association of Schools and Colleges ("NEASC"), the Western Association of Schools and Colleges ("WASC"), or the Council on Occupational Education ("COE");
 - (d) Fees for transportation paid to a <u>Ffee-for-Sservice Ttransportation Pprovider</u>. Transportation fees can only be used for transportation to and from:

- 1. Participating Sechools; or
- 2. Providers;
- (e) Fees for <u>E</u>early <u>P</u>postsecondary <u>O</u>epportunity <u>C</u>eourses and related examinations, or any examinations related to college admission;
- (f) Computer Hhardware, Ttechnological Devices, or other technology fees approved by the Department, if the Ceomputer Hhardware, Ttechnological Device, or technology fee is used for the student's educational needs and is purchased at or below fair market value through a Pparticipating Sechool, Pprivate Sechool, or Pprovider;
- (g) School uniforms, if required by a Pparticipating Sschool;
- (h) Tuition and fees for <u>S</u>summer <u>E</u>education <u>P</u>programs and <u>S</u>specialized <u>A</u>afterschool <u>E</u>education <u>P</u>programs, as approved by the Department, which do not include afterschool childcare;
- (i) Tuition and Ffees at an Eeligible Ppostsecondary linstitution;
- (j) Textbooks required by an **Ee**ligible **Ppostsecondary !institution**;
- (k) Educational <u>T</u>therapy <u>S</u>services designed to improve academic performance through instructional and therapeutic techniques, and provided by therapists that meet the requirements established by the Department and the State Board; and/or
- (I) Fees for the management of the ESA by a Pprivate or Nnon-Pprofit Ffinancial Mmanagement Oerganization approved by the Department, not to exceed two percent (2%) of the funds deposited in an ESA account in a fiscal year.
- (2) Account Holders shall obtain pre-approval for tuition and fees, computer hardware or other technological devices, tutoring services, educational therapy services, summer education programs and specialized afterschool education programs, and any other expenses identified by the Department all expenses. If pre-approval is not obtained, the expense shall be deemed an unapproved expenditure. An Account Holder may request pre-approval by completing and submitting the Department's pre-approval form in accordance with procedures developed by the Department.
- (3) Any <u>T</u>tuition or <u>F</u>fees charged by a <u>P</u>participating <u>S</u>school or <u>Eligible P</u>postsecondary <u>I</u>institution that exceed the ESA amount shall be the responsibility of the Account Holder.

Authority: T.C.A. §§ 49-1-302 and 49-6-2601, et seq. **Administrative History:** Original rules filed November 27, 2019; effective February 25, 2020.

- (1) For purposes of continuity of educational attainment, a Participating Student shall remain eligible to participate in the Program until the Participating Student meets one (1) of the following, whichever occurs first:
 - (a) Enrolls in a public school;
 - (b) Enrolls in a Category IV or V private school or a private school not approved under the rules of the State Board;
 - (c) Ceases to be a resident of Shelby, <u>Hamilton</u>, or Davidson Counties;
 - (d) Is suspended or terminated from participating in the Program in accordance with T.C.A. § 49-6-2808;
 - (e) Graduates or withdraws from high school with no funds remaining in an open ESA account;
 - (f) Reaches twenty-two (22) years of age with no funds remaining in an open ESA account. However, if the Participating Student reaches the age of twenty-two (22) with funds remaining in an open ESA account after the commencement of the school year, the Participating Student may remain in the Program until the conclusion of that school year; or
 - (g) No longer meets or fails to verify that the Participating Student's household income meets the requirements of T.C.A. § 49-6-2602(3)(D) and this rule according to the schedule and income-verification process developed by the Department.
- (2) A Participating Student may voluntarily withdraw from the Program at any time. The Account Holder shall complete the procedures for withdrawal from the Program as set by the Department.
- (3) If a Participating Student becomes ineligible to participate in the Program for any reason or withdraws from the Program, the Participating Student's ESA shall be closed and any remaining funds shall be returned to the State Treasurer to be placed in the Education Trust Fund of 1992 under T.C.A. §§ 49-3-357 and 49-3-358.
- (4) The Account Holder may transfer the Participating Student from the Participating School to another Participating School in accordance with procedures set by the Department.
- (5) In order for a Participating Student to continue in the Program, the Account Holder shall annually apply to renew the ESA by following the procedures developed by the Department and posted on the Department's website.
- (6) If a Participating Student graduates high school or reaches twenty-two (22) years of age while enrolled in high school pursuant to T.C.A. § 49-6-2603(d)(1), and has funds

remaining in the Participating Student's open ESA, the Participating Student shall become a Legacy Student.

- (a) A Legacy Student may use ESA funds to attend or take courses from an Eligible Postsecondary Institution and those expenditures are determined to be Qualifying Expenses.
- (b) A Legacy Student's ESA shall be closed and any remaining funds shall be returned to the State Treasurer to be placed in the Education Trust Fund of 1992 under T.C.A. §§ 49-3-357 and 49-3-358, after the first of the following events:
 - 1. Upon a Legacy Student's graduation from an Eligible Postsecondary Institution;
 - 2. After four (4) consecutive years elapse immediately after a Legacy Student enrolls in an Eligible Postsecondary Institution; or
 - 3. After a Legacy Student is not enrolled in an Eligible Postsecondary Institution for twelve (12) consecutive months.
- Account Holders are not required to spend the entire sum each year, however, a minimum amount of fifty percent (50%) of the funds must be used each year on approved expenses for the benefit of the student enrolled in the Program.
 - (a) If overall spending does not equal fifty (50) percent (50%) by the deadline for submission of the last expense report and if the ESA is renewed for the following year, the Department shall subtract the difference from the payments in the next contract year. If a student withdraws from the ESA Program or if the ESA is not renewed, the ESA shall be closed, and any remaining funds shall be returned to the state treasurer pursuant to T.C.A. § 49-6-2603.
- The Department shall provide Parents of Participating Students or Participating Students who have reached the age of eighteen (18) with a written explanation of the allowable uses of ESA funds and the responsibilities of Parents of Participating Students and Participating Students who have reached the age of eighteen (18) regarding ESA funds. The Department shall also provide Parents of Participating Students or Participating Students who have reached the age of eighteen (18) with a written explanation of the Department's duties regarding ESA funds, Eligible Students, Participating Students, and Legacy Students.

A Participating Student is ineligible to participate in a sport sanctioned by an association that regulates interscholastic athletics for the first year in which a student attends a Participating School if:

The Participating Student attended a Tennessee public school and participated in that sport at the same level;

- (b) The Participating Student participated in that sport in the year immediately preceding the year in which the Participating Student enrolled in the Participating School; and
- The Participating Student has not relocated outside the LEA in which the Tennessee public school that the Participating Student formerly attended is located.

Authority: T.C.A. §§ 49-1-302 and 49-6-2601, et seq. **Administrative History:** Original rules filed November 27, 2019; effective February 25, 2020.

0520-01-16-.08 PARTICIPATING SCHOOLS.

- (1) Eligible Pprivate Sechools interested in enrolling students receiving ESAs shall submit an application to the Department by the deadline set by the Department.
 - (a) The Department shall develop an application and application process for Eeligible Pprivate Sechools to participate in the Program. Such application shall be posted on the Department's website and shall request, at a minimum, the following information from an applicant:
 - 1. The maximum number of students receiving ESAs the school has the capacity to enroll per grade level;
 - 2. Demonstration of financial viability to repay any funds that may be owed to the state by filing with the application financial information verifying the school has the ability to pay an aggregate amount equal to twenty five percentene-fourth (25%) of the amount of ESA funds expected to be paid during the school year. The school may comply with this requirement by filing an annual surety bond payable to the state from a surety, and in an amount determined by the Department; and
 - 3. The school's academic calendar, the school's admission policy, and the school's tuition and fee schedule.
 - (b) The Department shall review the application and notify the school as to whether the school meets the requirements outlined in (a) to become a Pparticipating Sechool and receive ESA funds from a Pparticipating Settudent for Qqualified expenses including, tuition and fees.
 - (c) If an <u>Eeligible Private Sschool</u> is approved to be a <u>Pparticipating Sschool</u>, the Department shall list the school on the Department's website, including grades served and any other information the Department determines may assist parents in selecting a <u>Pparticipating Sschool</u>.
- (2) As a condition of approval to become a Participating Sechool, the school shall agree to the following:

- (a) Be academically accountable to the Account Holder for meeting the educational needs of the Pparticipating Setudent by:
 - 1. At a minimum, annually providing to the Account Holder a written explanation of the student's progress; and
 - 2. Ensuring Pparticipating Setudents in grades three through eleven (3-11) are administered the TCAP tests in math and English Language Arts, or successor tests approved by the State Board, each year the Pparticipating Setudent is enrolled in the Pparticipating Sechool.
- (b) Comply with all state and federal health and safety laws or codes that apply to non_public schools;
- (c) Comply with monitoring requirements set by the Department;
- (d) Certify that they shall not discriminate against Pparticipating Students or applicants on the basis of race, color, or national origin;
- (e) Agree to accept reimbursement payments for tuition and fees from an Account Holder on the payment schedule identified by the Department;
- (f) Agree to participate in the Program for the full school year unless the school is suspended or terminated by the Department;
- (g) Comply with T.C.A. § 49-5-202;
- (h) Comply with the minimum kindergarten age requirement pursuant to T.C.A § 49-6-201(b)(3) and the State Board of Education Rule 0520-07-02;
- (i) Conduct criminal background checks on employees upon employment and at least every five (5) years thereafter; and
- (j) Exclude from employment:
 - 1. Any person not permitted by state law to work in a nonpublic school; and
 - 2. Any person who might reasonably pose a threat to the safety of students. Participating schools have ultimate discretion to determine whether or not a person might reasonably pose a threat to the safety of students; however, participating schools may consider excluding persons who have ever been convicted of any of the following offenses, or the same or similar offense in any jurisdiction, including convictions for the solicitation of, attempt to commit, conspiracy, or acting as an accessory to:
 - (i) A sexual offense or a violent sexual offense as defined in T.C.A. § 40-39-202;

- (ii) An offense listed in T.C.A. §§ 39-13-102 39-13-115;
- (iii) An offense listed in T.C.A. §§ 39-14-301 and 39-14-302;
- (iv) An offense listed in T.C.A. §§ 39-14-401 39-14-404;
- (v) An offense listed in T.C.A. §§ 39-15-401 and 39-15-402;
- (vi) An offense listed in T.C.A. § 39-17-417; and
- (vii) An offense listed in T.C.A. title 39, chapter 17, part 13.
- (3) The funds in an ESA may be used only as provided in section .05 of this rule for educational purposes. Participating schools that enroll Participating Students shall provide Account Holders with a receipt for all qualifying expenses paid to the Participating School using ESA funds.
- (4) Participating Sechools shall not charge an Account Holder or Participating Setudent additional tuition or fees that are not also charged to non-participating students.
- (5) Participating Sechools shall not, in any manner, refund, rebate, or share ESA funds with an Account Holder or Pparticipating Setudent.
- (6) Within five (5) business days of receipt of a Participating Student's notice of withdrawal, a Participating School shall notify the Department of the Participating Student's withdrawal.
- (7) Participating Schools shall annually submit to the Department the graduation and completion information of Participating Setudents in accordance with procedures set by the Department.
- (8) Annually, participating schools shall submit a notice to the Department if they intend to continue participating in the Program by following the procedures developed by the Department.
- (9) The Department may suspend or terminate a Pparticipating School from participating in the Program if the Department determines the school has failed to comply with state law, rules, or procedures.
 - If the Department suspends or terminates a school's participation, the Department shall notify the affected Pparticipating Setudents, the Account Holder, and the Pparticipating Sechool of the decision. If a Pparticipating Sechool is suspended or terminated or if a Pparticipating Sechool withdraws from the Program, affected Pparticipating Setudents remain eligible to participate in the Program.
 - (b) A Pparticipating Sechool may appeal the Department's decision pursuant to the appeals procedures set forth in these rulesthis Chapter.
- (10) The Department may suspend or terminate a Pearticipating Sechool from participating in the Program for low academic performance. Low academic performance is defined as failure of

Pparticipating Students to make academic progress as demonstrated by multiple performance measures, including, but not limited to, lack of progress or growth on the TCAP tests, or successor tests approved by the State Board, or any nationally normed assessment utilized by the Pparticipating Sschool.

(11) All contracts entered into are the responsibility of the private parties involved.

Authority: T.C.A. §§ 49-1-302 and 49-6-2601, et seq. Administrative History:

0520-01-16-.10 RETURN TO LOCAL EDUCATION AGENCY.

- (1) A Participating Student who is otherwise eligible to return to the student's LEA may return to the LEA at any time after enrolling in the Program. Upon enrollment in an LEA, the student's participation in the Program shall be terminated.
- (2) If a Participating Student enrolls in an LEA, the Parent of a Participating Student or the Participating Student who has reached the age of eighteen (18) shall notify the Department in accordance with the procedures and timelines set by the Department.
- (3) Upon termination of a student's participation in the Program, the Department shall close the Participating Student's ESA and any remaining funds shall be returned to the state treasurer to be placed in the Education Trust Fund of 1992 under T.C.A. §§ 49-3-357 and 49-3-358.
- (4) Upon enrollment in the LEA, the student students previously eligible for an IEP, as defined set forth in State Board Chapter 0520-01-09, remains eligible for special education and related services unless the LEA conducts a reevaluation and determines the student is no longer eligible for special education and related services. if the Parent or student who has reached the age of eighteen (18) requests an evaluation for eligibility pursuant to the Individuals with Disabilities Education Act, the LEA shall treat the request as a request for an initial evaluation under 34 C.F.R. § 300.301.—

Authority: T.C.A. §§ 49-1-302 and 49-6-2601, et seq. **Administrative History:** Original rules filed November 27, 2019; effective February 25, 2020.